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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/831,415	09/14/2001	Reginald Leeman	KSN0013	4224	
	27187 7:	590 02/13/2003				
	BAKER & DA	ANIELS		EXAMINER		
	SUITE 250	RSON BOULEVARD		NGUYEN, KHIE	KHIEM M	
	SOUTH BEND), IN 46601		ART UNIT	PAPER NUMBER	
				2839		
				DATE MAILED: 02/13/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/83/415		LEEMAN			
Office Action Summary	Examiner K. MGu.	10/	Group Art Unit			
-Th MAILING DATE of this communication appears	on the cover sheet be	neath the co	rrespondence ac	ldress-		
P riod for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE3 —	MONTH(S) FROM THE MA	ILING DATE		
 Extensions of time may be available under the provisions of 37 CFR 1. from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply in the period for reply is specified above, such period shall, by default, Failure to reply within the set or extended period for reply will, by statuent and period by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b). 	bly within the statutory mini expire SIX (6) MONTHS from te, cause the application to	mum of thirty (3 m the mailing days become ABAN	0) days will be considered of this communicate of this communicate (35 U.S.C. §	dered timely. ation. 133).		
Status						
☐ Responsive to communication(s) filed on				·		
☐ This action is FINAL.						
 Since this application is in condition for allowance except f accordance with the practice under Ex parte Quayle, 1935 		ecution as t	o the merits is c	losed in		
Disposition of Claims						
Claim(s)		is/are p	ending in the appl	lication.		
Of the above claim(s)		is/are w	rithdrawn from co	nsideration.		
□ Clạim(s)						
\(\sigma_{\text{Claim(s)}}\) \(\frac{\frac{1}{2}}{2}\)	is/are re	ejected.				
□ Claim(s)	 	is/are o	bjected to.			
□ Claim(s)	· · · · · · · · · · · · · · · · · · ·		ject to restriction o	or election		
Application Papers		requirer				
☐ The proposed drawing correction, filed on	• •	☐ disapprove	d.			
☐ The drawing(s) filed on is/are objected	d to by the Examiner					
☐ The specification is objected to by the Examiner.						
☐ The oath or declaration is objected to by the Examiner.						
Pri rity under 35 U.S.C. § 119 (a)–(d) Acknowledgement is made of a claim for foreign priority un All □ Some* □ None of the: □ Certified copies of the priority documents have been rec □ Certified copies of the priority documents have been rec © Copies of the certified copies of the priority documents	ceived. ceived in Application No have been received	o				
in this national stage application from the International I *Certified copies not received:		a)) 	·····			
Attachment(s)			,			
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☐ Notice of Reference(s) Cited, PTO-892		otice of Inf m	nal Patent Applica	tion, PTO-152		
☐ Notice of Draftsperson's Patent Drawing Revi w, PTO-948	□ 0 1	ther				
Office Act	ion Summary					

U.S. Patent and Trademark Office PTO-326 (Rev. 11/00)

Part of Paper No. _____

Application/Control Number: 09/831,415

Art Unit:

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-7 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over GB'258.

GB'258 discloses the claimed electrical component for circuit board mounting. It is noted that the size and cross-sectional area of the bolt pins and the material selection is deemed a matter of obvious design choice.

4. Claim 9 is rejected under 35 U.S.C. 102(b) as clearly anticipated over Little (5,141,445).

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Art Unit:

5. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over GB'258 in view of

GB'950.

It would have been obvious for one of ordinary skill in the art to provide slightly conical

bolt holes for the GB'258 device in view of slightly conical bolt holes design of GB'950. This

design feature would provide for better mating and guiding of the bolt pins to the bolt holes.

Claim Rejections - 35 USC § 112

6. Claim 6 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing

to particularly point out and distinctly claim the subject matter which applicant regards as the

invention.

At line 2, the phrase "in consideration of the number and material thereof" is vague and

indefinite.

7. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Examiner Khiem Nguyen whose telephone number is (703) 308-1738.

K.N.

KHIEM NĞUYEN PRIMARY EXAMINER

February 10, 2003